

EXHIBIT 4

B **BIENENSTOCK**
COURT REPORTING & VIDEO
30800 Telegraph Rd., Suite 2925
Bingham Farms, MI 48025
Tel: (248) 644-8888 Fax: (248) 644-1120
www.bienenstock.com

Job #: 061207LMP
Job Date: 12/07/2006
Order Date: 12/07/2006
DB Ref. #:
Date of Loss: / /
Your File #:
Your Client:

Invoice

Invoice #: 329560
Inv. Date: 12/28/2006
Balance: \$0.00

Bill To:

Mr. Jeffrey A. Sadowski
Howard & Howard, P. C.
39400 Woodward Avenue
Suite 101
Bloomfield Hills, MI 48304

Action: Nartron Corporation
VS
Borg Indak, Inc.
Action #: 2:06-cv-10683
Rep: Leisa M. Pastor
Cert: 3500

Item	Proceeding/Witness	Description	Units	Quantity	Amount
1		Attendance		1.00	\$100.00
2	Todd Robert Michael Newman	Orig. & 1 Copy incl. e-trans	Pages	88	\$282.80
3		Delivery	Item	1.00	\$9.75
Comments:					
Offices in: Bingham Farms Ann Arbor Detroit Flint Grand Rapids Jackson Lansing Mt. Clemens					
Federal Tax I.D.: 38-3231100					
Terms: Net 30. After 30 1.5%/Mo or Max Legal Rate					
					Sub Total \$392.55
					Shipping \$0.00
					Tax N/A
					Total Invoice \$392.55
					Payment \$392.55
					Balance Due \$0.00

Please KEEP THIS PART for YOUR RECORDS.

Please FOLD then TEAR HERE and RETURN THIS PART with PAYMENT.

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Deliver To:

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1 on, the direct customer was Schukra.

2 Q. And then when you say ultimate (sic) customer, do you
3 remember who the ultimate customer would be?

4 A. Specifically, I remember working with General Motors.

5 Q. And the ultimate customer would be the vehicle
6 manufactured that the seat was put into, correct?

7 A. They would be yes, the end customer.

8 Q. Now, the next element is a motor control including at
9 least one actuator for actuating the motor and the
10 adjustor. You didn't have anything to do with that
11 element, did you?

12 A. The motor controller, I would say no.

13 Q. And then the third element there, a massage control
14 module including an intercept interface for receiving
15 an output from said at least one actuator, a driver's
16 circuit for signaling the motor to repeatedly adjust
17 said lumbar support as an enhanced movement, and a
18 transparency simulator for maintaining original
19 movement and inducing said enhanced movement of the
20 lumbar support. Did you have involvement in that
21 element of the claim?

22 A. Yes.

23 Q. How do you define transparency simulator?

24 MR. CHUEY: Objection, calls for a legal
25 conclusion.